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UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

16 KRISTA PERRY, an individual;
17 LARISSA MARTINEZ, an individual;
and JAY BARON, an individual,

18 || Plaintiffs.

19 ||

20 SHEIN DISTRIBUTION
21 CORPORATION, a Delaware
22 corporation; ROADGET BUSINESS
PTE. LTD; ZOETOP BUSINESS
COMPANY, LIMITED; and DOES 1-
10 inclusive.

Defendants.

Case No. 2:23-cv-05551-MCS-JPR

**[PROPOSED] ORDER
GRANTING DEFENDANTS'
MOTION TO DISMISS
PLAINTIFFS' THIRD AND
SIXTH CLAIMS FOR RELIEF
AND MOTION TO STRIKE
PORTIONS OF THE
COMPLAINT**

[Notice of Motion; Memorandum of Points and Authorities in Support thereof filed and served concurrently herewith]

Date: November 20, 2023
Time: 9:00 a.m.
Place: Courtroom 7C
Judge: Hon. Mark C. Scarsi

1 This matter comes before the Court on Defendants Shein Distribution
2 Corporation, Roadget Business Pte. Ltd., and Zoetop Business Company, Limited's
3 (collectively, "Defendants") Motion to Dismiss Plaintiffs' Third and Sixth Claims
4 for Relief and Motion to Strike Portions of the Amended (the "Motions"). Upon
5 consideration of the Motions, the files and records in this action, and the argument of
6 counsel, and for good cause having been shown:

7 IT IS HEREBY ORDERED that Defendants' Motions are GRANTED in their
8 entirety, and it is FURTHER ORDERED as follows:

- 9 1. Plaintiffs' Third and Sixth Claims for Relief in the Complaint are
10 DISMISSED WITH PREJUDICE; and
- 11 2. The following allegations are STRICKEN from the Complaint:
 - 12 • Compl. ¶ 1 at page 1, lines 7-10 (alleging that Shein is a "societal
13 threat" contributing to "environmental damage, sweatshop (or worse)
14 labor conditions, tax avoidance, child safety");
 - 15 • *Id.* ¶ 1 at page 1 n.1, lines 15-18 (alleging that the "dangers posed by
16 Shein" include "exploitation of trade loopholes" and "forced labor");
 - 17 • *Id.* ¶ 2 at page 2, lines 1-4 (alleging that Shein "survives grave reports
18 of slave labor");
 - 19 • *Id.* ¶ 2 at page 2, lines 11-13, and page 3, line 1 (alleging that Shein
20 sells "Swastikas");
 - 21 • *Id.* ¶¶ 25-27 (alleging that Shein has been criticized regarding
22 "Forced Labor," "Other labor violations," "Health hazards,"
23 "Environmental impact," and "Tax avoidance");
 - 24 • *Id.* ¶ 30 at page 14, line 11 (alleging that Shein's products are "cut
25 and sewn in a sweatshop");
 - 26 • *Id.* ¶ 33 at page 16, line 2 (alleging that Shein "employs the
27 sweatshop" version of a design process); and
 - 28 • *Id.* ¶ 39 at page 18, lines 17-18 (alleging that Shein uses
29 "questionable labor practices").

30 **IT IS SO ORDERED.**

31 DATED: _____
32

33 HON. MARK C. SCARSI
34 United States District Judge